Rochael S. Rollins
Assisfant V.S. Afformed
9th Floor Swite 9800
J.J. Mookley V.S. Courthouse
1 Courthouse cusy.
B& Ston Mr. 08218

1/37

Dote: may 21. 2009

Pe: ANSWER & SUGFERNA under Scotion 1018 of title x and Section 406 CB of TSCA; under cover letter to John Junes Dotof 5/6/89

DUERVIEW:

John Junes currently operates and owns teverol small 3 Formily Dwelleys in the Drebury Durchester. Driv Junes Joes not have a managenet ferm to manage these properties. He ossumes complete responsibily for the amountainer, repairs, upkeep.

The amountainer, repairs, upkeep.

Therefore their out no work orders that one made. Of repairs one mode by John Trues and temp to time Licensed people are eny layed to performed their Licensed people are eny layed.

Information to be Subnited 70 Epa:

#1 316 warren St Bux Ma (3 Family)
23-25 Southwood St Bux Mu (3 Family)
20 wood will at Rox Mu (3) 11 11
58 Build St Mox Ma (3) 11 11
26-71 ansthugh St Box Ma (1) 114
9 Millet St Der Auste Mu (3) 1111
176-180 Gurus & Dorha Mu (3) 911
108 Coden St Rox Mu (1) 14 11

#2 See guestian #1

(617) 427-5274 Property nonage ento is
The Stone.

Motor Housey Montre they Motor Housey Montre they Mookley Hersey Dukmed No Office Assistand or Pricate Grounds Awarded to me

5/27 Internation to Go Set mitted To solo of Tonget Housery (#2) Not applicable NO Sulps took Place #1 NO mps Deeder I John Times pointed two F. Sponferent at 257 15 (in how L re and are Exist Become I Orboned the wirk ryself. A) units was usent B sust aant my D NO regulation by Federal was perform

III Cloem of Confidential Bus

A. Please or Advised short all enformation I submitt I reguest frot it to Red en Strict contidentality

John Junes 100 cedar St Box me

De boding Cert.

176-180 Qcincy 87

out.

112,31

COMMONWEALTH LEAD INSPECTIONAL SERVICES P.O.BOX 182 BOSTON, MASSACHUSETTS 02125 (617)265-5114

LETTER OF INITIAL LEAD COMPLIANCE

		HAL LEAD COM	IPLIANCE
Dear ///	1000		Date: //1/96
//)/9	is a letter to certify that I will have a significant of the city or town of ad according to 105 CMR action. Regulations of Lead that there were no violations.	ons. This inspection v	on and Control, and was conducted on
shall remain	vised that Massachusetts I ree of lead paint. Thus, this ead paint. This premise or in compliance only as long laking, lead paint or other ming and effective barrier	dwelling unit and re	levant common areas
	2.		
*			Sincerely,
		4	Inspector
ž.			F/465 Registration Number
	This document :	a = =	

This document is Section 8 certified

COMMONWEALTH LEAD INSPECTIONAL SERVICES P.O.BOX 182 BOSTON, MASSACHUSETTS 02125 (617)265-5114

LETTER OF INITIAL LEAD COMPLIANCE

Dear Mu, John Jones	Date: 1/7/98
This is a letter to certify that I inspected your properson is a letter to certify that I inspected your properson is a partment no. 3 common areas, in the city or town of levels of lead according to 105 CMR 460.730(A) through initial inspection. Regulations of Lead Poisoning Prevent determined that there were no violations. This inspection 1-7-98	and relevant Ma, for dangerous (F): Procedures for
Please be advised that Massachusetts law requires that on surfaces be free of lead paint. Thus, this letter does not me contains no lead paint. This premise or dwelling unit and shall remain in compliance only as long as there continued chipping, or flaking, lead paint or other accessible material coverings forming and effective barrier over such paint are place.	relevant common areas s to be no peeling, als and as long as
	Sincerely,
	Wellet Ter- Inspector
	I/465 Registration Number

Cert. De badeng

52 Suild 87 Roy Mu.



MAIN OFFICE: 1 Arcadia Street Dorchester, MA 02122

Phone: (617) 288-8870 • Fax: (617) 282-7783

South Shore: (781) 982-8700 North Shore: (781) 245-2944 Central MA: (508) 755-7320 Western MA: (413) 426-9707

Toll-Free: (800) 349-7779

LETTER OF FULL INITIAL LEAD INSPECTION COMPLIANCE

John C. Jones 102 Cedar Street Roxbury, MA 02119

Date: July 16, 2007

To Whom It May Concern,

This letter is to certify that I inspected your property located at <u>52 Guild Street</u>, <u>Apt #1</u> and relevant common areas in the City/Town of <u>Roxbury</u>, <u>MA 02119</u> for dangerous levels of lead according to 105 CMR 460.730 of the Regulations for Lead Poisoning Prevention and Control. There were no violations of the Lead Law, Massachusetts General Laws, Chapter 111, section 197. I conducted the inspection on <u>07/16/07</u>.

I also certify that I observed no evidence that unauthorized deleading activities might have occurred in this unit or in its associated common areas.

Please be advised that Massachusetts law require that only certain residential surfaces be free of lead paint. Thus, this letter does not mean that your property contains no lead paint. The premises or dwelling unit and relevant common areas shall remain in compliance only as long as there continues to be no peeling, chipping, or flaking lead paint or other accessible materials and as long as coverings forming an effective barrier over such paint and materials remain in place. The law grants you a 30-day maintenance period to repair deteriorated lead paint or detached coverings over such paint, and to clean up, during which time this Letter remains valid. The initial inspection report indicates which surfaces, if any, contain a dangerous level of lead, as well as those surfaces, if any, that were covered upon initial inspection.

Sincerely,

Christopher Maracic Inspector/Risk Assessor

M/R-2006

Marace

DPH License Number

Should you have any questions about this letter, call the Department of Public Health at: 1-800-532-9571.

Debodeny Got For

Do wood ville 87

2 only



BOSTON CHILDHOOD LEAD POISONING PREVENTION PROGRAM (BCLPPP) ENVIRONMENTAL HEALTH

CERTIFICATION OF MAINTAINED COMPLIANCE Addendum to Letter of Full Compliance

This letter is to certify that I assessed your property located at 20 Woodville Street, apartment 2", and relevant interior and exterior common areas, in the city/town of Rotbury, MA 02119 for lead paint violations on 01/07/08 The results of the assessment were as follows (please check the appropriate box): All surfaces documented as being in compliance with the Lead Law per the reinspection report dated 04/15/92 and signed by Jonia Williams _____, License # ____ were found to still be in compliance with Massachusetts General Laws, Chapter 111, section 197 and 105 CMR 460.000, the Regulations for Lead Poisoning Prevention and Control. □ Surfaces documented as being in compliance with the Lead Law per the reinspection by , license number , were found to no longer be in compliance. Maintenance work was performed on these surfaces and then reinspected on _____ and the surfaces were found to be in compliance, at which time a passing set of dust samples was achieved. The areas repaired are detailed in the accompanying post compliance assessment reinspection report.

1010 MASSACHUSETTS AVENUE • BOSTON, MASSACHUSETTS 02118 • 617-534-5395 • FAX 617-534-5358

Printed on recycled paper

3/2

Delever Certificat

23 Southwood 87 #3

F. KHAN HOME INSPECTION SERVICES 14 BANTON STREET DORCHESTER. MA. 02124. TEL. (617) 265-7422.

LETTER OF LEAD ABATEMENT COMPLIANCE

DATE: MARCH 19 1994

Dear MR. JOHN C. JONES	
and relevant common areas, in the for lead abatement compliance on that date those surfaces cited in APRIL 19 1993	that I inspected your property REET , apartment no. \$\frac{1}{2} 3 \\ 10 City or Town of ROXBURY. MA. MARCH 19 1994 , and on In the initial inspection report of found to be in compliance with
460.000 Regulations for Lead Poi	scer 111, Section 197, and 105 CMR soning Prevention and Control.
and relevant common areas shall as there continues to be no peeli or other accessible leaded mater an effective barrier over such remain in place, and as long as hazards remain reversed and	idential premises or dwelling unit remain in compliance only as long ing, chipping or flaking lead paint ials, as long as coverings forming paint or other leaded materials surfaces reversed to correct lead urely in place. See the reverse cation(s) of surfaces which were

Sincerely,

INSPECTION AND ABATEMENT HISTORY

covered or reversed as an abatement method to achieve compliance,

U.C.	LE	AD PAIN	T INSP	ECTIO	ON. I	1757				
Name	£ :	License	Number	of :	Inspector	Who	Performed	Init	ial Inspe	ection
N/Z	1					••			I 1724.	4
Date	of	Reoccu (if	pancy/ appli	Reins	spection B)		Name an	d Lice	nse Numi	ber. of
				0			Reoccu	pancy/	Reinspe	stion
Name	(3)	and Li	cense	Marmh	27/21 24	B		2 21		

e Number(s) of Department of Labor and Industry Authorized Deleading Contractor(s) Who Performed Abatement:

MR. ROSCOE ROBINSON. DC # 000729.

if applicable.

Leases ones Able to Locate

1

...

...

Part C: Tenancy Addendum 2. Tenant: Head(s) of Household: Latanga Rivers 23/25
3. Contract Unit: 20 Wood ville St. City 16 X h urg State 11 Zip Code 6 211 9 4. Household The following persons may reside in the unit. Other persons may not be added to the household without prior written approval of the owner and the BHA.
NAME 1. Latanya hivers 2. Andrew hivers 3. Shell'e hivers 4. Shaniece hivers RELATION TO HEAD NAME 7. 1. Latanya hivers Head Shaniece hivers Au 8. Shaniece hivers Shaniece hivers RELATION TO HEAD Au Shaniece hivers Au 8.
The initial lease term begins on (mm/dd/yyyy): 12/1/2007 The initial lease term ends on (mm/dd/yyyy): 11/30/2008 6. Initial Rent to Owner
The initial rent to owner is: \$ 1850. During the initial lease term, the owner may not raise the rent to 7. Initial Housing Assistance Payment.
amount of the housing assistance payment by the BHA to the owner is \$\frac{\sqrt{\gamma}}{\sqrt{\gamma}}\$ per month. The amount of the monthly housing assistance payment by the BHA to the owner is subject to change during the HAP contract term in accordance with HUD requirements.

8. Utilities and Appliances

The owner shall provide or pay for the utilities and appliances indicated below by an "O". The tenant shall provide or pay for the utilities and appliances indicated below by a "T". Unless otherwise specified below, the owner shall pay for all utilities and appliances provided by the owner.

UTILITY	SPECIFY TYPE (GAS, OIL, ELECTRIC)	PAID BY FAMILY	PAID BY OWNER
FUEL FOR HEATING	gas	T	OWNER
FUEL FOR COOKING FUEL FOR WATER	gas	T	
HEATING	gas	T	
LECTRICITY		T	
REI GERATOR		7	

3/8

MODEL LEASE

24/32

1	PARTIES. The parties to this Lease are:
	Owner TONA) TUNCS
	Other Household member(s) authorized to live in the Unit Premises are: Andrew Rivers TR
	Shelle Kivers Shaniere hives Patrice Medalin
	FUTTILE MY do rey
	Owner's Address 10 2 CCON 5
	State MA Zip code Dy (19 Phone: (6(2) 4) 7- 52 2 City POL OUR,
	Phone for reporting emergencies and need for repairs is (if different):
	A gent Name: All A
	City:
	State: Zip code: Phone:
2.	PREMISES Owner parts to Toronto I. V.
	PREMISES. Owner repts to Tenant the Unit and common areas appurtenant to the Unit located at:
	apt. 3 Roxbury
3.	
	termination of the Lease by the Tenant in accordance with Paragraph (14) of this Lease, (2)
	termination of the Lease by the Tenant in accordance with Paragraph (14) of this Lease, or by mutual agreement during the term of the Lease, (2) termination of the Housing Assistance Payments (HAP) Contract by the BHA.
4.	HOUSING ASSISTANCE PAYMENTS (HAP) CONTRACT. The Owner will enter into a Housing Assistance Payments (HAP) Contract") with the Boston Housing Authority ("BHA") under the Section 8 Housing Chaics Voyables Provided Payments (HAP) Contract
	("Contract") with the Boston Housing Authority ("BHA") under the Section 8 Housing Choice Voucher Program of the U.S. Department of Housing and
	Urban Development. Under the Contract the BHA will make have in a second contract the BHA will make have a second contract the second contract the BHA will make have a second contract the second contract the second contract the second
	the representative, to lease the dwelling Unit from the Owner.
5.	
Э.	RENT. The amount of the total monthly rent payable to the Owner during the term of the Lease shall be \$ 1850
	or before the first day of the month.
6.	HOUSING ASSISTANCE PARKET
•	HOUSING ASSISTANCE PAYMENT. Each month the BHA will make a housing assistance payment to the Owner on behalf of the Tenant in
	accordance with the Housing Assistance Payments (HAP) Contract. The monthly housing assistance payment to the Owner on behalf of the Tenant in toward the monthly rent payable by the Tenant to the Owner under this Lease. The balance of the monthly monthly rent payable by the Tenant to the Owner under this Lease.
	toward the monthly rent payable by the Tenant to the Owner under this Lease. The balance of the monthly rent shall be credited by the Owner under this Lease.
7.	SECURITY DEPOSIT.
	- 1011
	(a) Tenant has deposited \$ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
	comply with HUD regulations and State and local laws regarding security deposits from a tenant and shall not collect a security deposit which is more than the maximum amount permitted under HUD regulations and State and local laws.
	(b) The Owner will hold the security deposit during the period the Tenant occupies the dwelling Unit under the Lease. The Owner shall comply with the
	State and I. It was the Owner shall name I wint at at a

State and local laws regarding interest payments on security deposits.

(c) After the Tenant has moved from the dwelling Unit the Owner shall comply with the Owner shall

(c) After the Tenant has moved from the dwelling Unit, the Owner may (subject to State and local law) use the security deposit, including any interest on written list of all items charged against the security deposit and the amount of each item. After deducting the amount used as reimbursement to the Owner shall promptly refund the full amount of the balance to the Tenant.

(d) Massachusetts law requires that the Owner return the security deposit or a portion thereof together with a list of damage(s) and/or rent owed within 30 days of the termination of the Tenant's occupancy.

 (a) UTILITIES. Each party is responsible for the utilities (write type of fuel - gas, oil, electricity - under party responsible to pay for it)

8. (b) APPLIANCES. Each party's obligations are initialed below:

- Ow	mer Tenant
Heat	ann
Cooking Fuel Charges	gan
Hot Water Fuel Charges	gas
Lights and Appliances	1

Owner Initial

	Owner	Tenant May Install
Refrigerator		1-
Washing Machine		NO Washi
Dryer .		NO Dage
Freezer		1
Air Conditioner(s)		
Other		-

4/8

istance Payments Contract act) anant-Based Assistance oice Voucher Program

U.S. Department of Housing and Urban Development Office of Public and Indian Housing

A of the HAP Contract: Contract Information

, To prepare the contract, fill Out all contract information in Part A.)

This HAP contract has three parts:

Part A: Contract Information

Part B: Body of Contract

Part C: Tenancy Addendum

2. Tenant

Contract Unit

The following persons may reside in the unit. Other persons may not be added to the household without prior written approval of

Initial Lease Term

Hart - Louis

he initial lease term begins on (mm/dd/yyyy): ne initial lease term ends on (mm/dd/yyyy):

initial rent to owner is: \$ 1

ing the initial lease term, the owner may not raise the rent to owner.

l Housing Assistance Payment

ontract term commences on the first day of the initial lease term. At the beginning of the HAP contract term, the amount of the monthly housing assistance payment by the PHA to the owner is subject to change during the HAP contract term

MODEL LEASE

		24/22
		- 1/00
		MODEL LEASE
	1.	PARTIES. The parties to this Lease are:
		Owner 10/10 (/ And /)
		Other Household member(s) and Tenant end Con
		PRINA 102 RES-KIVERA / HILANI SERANO
		The Selfan Schan
		The state of the s
		Owner's Address 102 (oda) <+.
		State Muzip code 0 1/9 Phone: 6/7 1/17 = 57 City Roxbury
		rione for reporting emergencies and need for
		State
	2.	
	~.	PREMISES. Owner rents to Tenant the Unit and common areas appurtenant to the Unit located at:
	3.	ERM OF LEASE The Living MA.
		nonth thereafter in one month Successive Terms weit (1) months, shall begin on
		nonth thereafter in one month Successive Terms, until: (1) a termination of the Lease by Owner in accordance with Paragraph (13) of this Lease, (2) months, shall begin on and shall continue month thereafter in one month Successive Terms, until: (1) a termination of the Lease by Owner in accordance with Paragraph (13) of this Lease, (2) of this Lease, (2) the Housing Assistance Payments (HAR) Court of the Housing Assistance Payments (HAR) Court
	,	ermination of the Lease by the Tenant in accordance with Paragraph (14) of this Lease, or by mutual agreement during the term of the Lease, or (3)
4	. 1	IOUSING ASSISTANCE -
	(Contract") with the Boston Housing Arch. (HAP) CONTRACT. The Owner will enter into a Marriage
	ι	Contract") with the Boston Housing Authority ("BHA") under the Section 8 Housing Choice Voucher Program of the U.S. Department of Housing and contract the BHA will make housing assistance payments to the Owner to assist the Household of the U.S. Department of Housing and compresentative, to lease the dwelling Unit from the Owner.
	t	rban Development. Under the Contract, the BHA will make housing assistance payments to the Owner Program of the U.S. Department of Housing and representative, to lease the dwelling Unit from the Owner.
5.		ENT. The second of which the Tenant i
	0	before the first day of the total monthly rent payable to the Owner during the term of the I
		ENT. The amount of the total monthly rent payable to the Owner during the term of the Lease shall be \$ \(\frac{1500}{\tag{500}} \) a month, and shall be due of
6.	- 17	OUSING ASSISTANCE DAVIDED
	ac	cordance with the Housing Assistance Payments (HAP) Contract. The monthly housing assistance payment to the Owner on behalf of the Tenant in ward the monthly rent payable by the Tenant to the Owner under this Lease. The balance of the monthly rent shall be raid by the Tenant to
	10	ward the monthly rent payable by the Tenant to the Owner under this I are the monthly housing assistance payment by the BHA shall be credited by the Owner under this I are the owner under the o
7.	SE	ward the monthly rent payable by the Tenant to the Owner under this Lease. The balance of the monthly rent shall be credited by the Owner CURITY DEPOSIT.
	(a	
		comply with HUD regulations and State and local laws regarding security deposits from a toronthy and state and local laws regarding security deposits from a toronthy of the state and local laws regarding security deposits from a toronthy of the state and local laws regarding security deposits from a toronthy of the state and local laws regarding security deposits from a toronthy of the state and local laws regarding security deposits from a toronthy of the state and local laws regarding security deposits from a toronthy of the state and local laws regarding security deposits from a toronthy of the state and local laws regarding security deposits from a toronthy of the state and local laws regarding security deposits from a toronthy of the state and local laws regarding security deposits from a toronthy of the state and local laws regarding security deposits from a toronthy of the state and local laws regarding security deposits from a toronthy of the state and local laws regarding security deposits from a toronthy of the state and local laws regarding security deposits from a toronthy of the state and local laws regarding security deposits from a toronthy of the state and local laws regarding security deposits from a toronthy of the state and local laws regarding security deposits from a toronthy of the state and local laws regarding security deposits from a toronthy of the state and local laws regarding security deposits from a toronthy of the state and local laws regarding security deposits from a toronthy of the state and local laws regarding security deposits from a toronthy of the state and local laws regarding security deposits from a toronthy of the state and local laws regarding security deposits from a toronthy of the state and local laws regarding security deposits from a toronthy of the state and local laws regarding security deposits from a toronthy of the state and local laws regarding security deposits from the state and local laws regarding security deposits from the state and local laws regardin
		comply with HUD regulations and State and local laws regarding security deposits from a tenant and shall not collect a security deposit which is more. The Owner will hold the security deposit during the posit of the collect and local laws.
	(0)	The Owner will hold the security deposit during the period the Tenant and local laws.
	(c)	The Owner will hold the security deposit during the period the Tenant occupies the dwelling Unit under the Lease. The Owner shall comply with the After the Tenant has moved from the dwelling Unit the Owner shall comply with the
		the deposit, as reimburgement 6.
		the deposit, as reimbursement for any unpaid tenant rent or other amounts which the Tenant owes under the Lease. The Owner will give the Tenant a Owner, the Owner shall promptly refund the full amount of each item. After deducting the amount used as a sixty of the training to the Tenant a owner, the Owner shall promptly refund the full amount of each item.
		Owner, the Owner shall prompt a country deposit and the amount of each item. A Good item.
	(d)	Massachusetts law requires that the Owner return the security deposit or a partial of the Tenant.
		Massachusetts law requires that the Owner return the security deposit or a portion thereof together with a list of damage(s) and/or rent owed within 30
8.	(a)	UTILITIES. Each party is responsible 6.
		restate to pay for it)
	Hear	Owner Tenant
	0	GAC Tenant Initial: Refrigerator Tenant May Install

Refrigerator

Washing

Machine

Dryer

Freezer

Conditioner(s) Other

Air

Owner Initial:

Cooking Fuel Charges

Hot Water Fuel

Charges

Lights and Appliances **LEASE**

BASIC RENTAL AGREEMENT AND/OR LEASE

2009 JAN -2 P 3: 32

This Rental Agreement and/or Lease shall evidence the complete terms and conditions	20/22
under which the parties whose signatures appear below have agreed. Landlord/Lessor/Agent, JOHA) C. JOHAS, shall be referred to as "OWNER" and Tenant(s)/Lessee, Sadigah K. Will Ausor shall be referred to	
as "RESIDENT." As consideration for this agreement, OWNER agrees to rent/lease to	
RESIDENT and RESIDENT agrees to rent/lease from OWNER for use solely as a private residence, the premises located at	
176-180 QUINCY # 2 in the city of DIVCH este MASSACQUISCHS.	し・
1. TERMS: RESIDENT agrees to pay in advance \$ 1500. per month on the 15 day of	
each pronth. This agreement shall commence on 11 (, vg and continue, (check one)	
A. Vuntil 12/31, 69 as a leasehold. Thereafter it shall become a month-to-month	
tenancy. If RESIDENT should move from the premises prior to the expiration of this time period, he shall be liable for all rent due until such time that the Residence is occupied by	
an OWNER approved paying RESIDENT and/or expiration of said time period, whichever	
is shorter.	
B. until on a month-to-month tenancy until either party shall	
terminate this agreement by giving a written notice of intention to terminate at least 30	
days prior to the date of termination.	*
2. PAYMENTS: Rent and/or other charges are to be paid at such place or method	2
designated by the owner as follows Hey Defo 57. \$300. All	15
payments are to be made by check or money order and cash shall be acceptable. OWNER acknowledges receipt of the First Month's rent of \$, and a Security Deposit of	⁵⁰
\$ \(\hat{O} \) and additional charges/fees for	1. wh
\$ _ O, and additional charges/fees for, for a total payment of \$ 300 All payments are to be made payable to 70 be feed of Jones	by love
John C. Jones . g Jan. &	9
3. SECURITY DEPOSITS: The total of the above deposits shall secure compliance with	
the terms and conditions of this agreement and shall be refunded to RESIDENT within	Sport
days after the premises have been completely vacated less any amount necessary to	TOF
pay OWNER; a) any unpaid rent, b) cleaning costs, c) key replacement costs, d) cost for repair of damages to premises and/or common areas above ordinary wear and tear, and e)	
any other amount legally allowable under the terms of this agreement. A written	SUN
accounting of said charges shall be presented to RESIDENT within days of	SKIN
move-out. If deposits no not cover such costs and damages, the RESIDENT shall	- (
immediately pay said additional costs for damages to OWNER.	
4. LATE CHARGE: A late fee of \$ 150, (not to exceed 16 % of the monthly rent), shall	
be added and due for any payment of rent made after the of the month. Any	
dishonored check shall be treated as unpaid rent, and subject to an additional fee of	
\$ 25.00.	

BASIC RENTAL AGREEMENT AND/OR LEASE

2009 JAN -2 P 3: 32

This is a second and/or I case shall evidence the complete terms and conditions	29/22
This Rental Agreement and/or Lease shall evidence the complete terms and conditions under which the parties whose signatures appear below have agreed.	10/
Landlord/Lessor/Agent, John C. Jouls, shall be referred to as	/
"OWNER" and Tenant(s)/Lessee, Sadigah K. Will Ausor shall be referred to	,
as "RESIDENT." As consideration for this agreement, OWNER agrees to rent/lease to	
RESIDENT and RESIDENT agrees to rent/lease from OWNER for use solely as a private	
residence, the premises located at	
residence, the premises located at 176-180 GUINCH # 2 in the city of DWA & Fer MASSACAUSCHS	100
100 100 G 01100 FF	٠.
MAS ACMISCUS	
1. TERMS: RESIDENT agrees to pay in advance \$ 1500. per month on the 15/day of	
each problem in agreement shall commence on 771,	
A V until (2/2) . 69 as a leasehold. Thereafter it shall become a month-to-month	
tenancy. If RESIDENT should move from the premises prior to the expiration of this time	
period he shall be liable for all rent due until such time that the Residence is occupied by	
an OWNER approved paying RESIDENT and/or expiration of said time period, whichever	
is shorter	
Buntil on a month-to-month tenancy until either party shall	
terminate this agreement by giving a written notice of intention to terminate at least 30	
days prior to the date of termination.	
2. PAYMENTS: Rent and/or other charges are to be paid at such place or method designated by the owner as follows <u>Rev Descriptor</u> . All payments are to be made by check or money order and cash shall be acceptable. OWNER acknowledges receipt of the First Month's rent of \$	ty wh
3. SECURITY DEPOSITS: The total of the above deposits shall secure compliance with	\bigcirc
the terms and conditions of this agreement and shall be refunded to RESIDEN I William	
days after the premises have been completely vacated less any amount necessary to	TOF
pay OWNER; a) any unpaid rent, b) cleaning costs, c) key replacement costs, d) cost for	
repair of damages to premises and/or common areas above ordinary wear and tear, and e)	SUN
any other amount legally allowable under the terms of this agreement. A written	- 3/ 1
accounting of said charges shall be presented to RESIDENT within 10 days of	>KW
move-out. If deposits no not cover such costs and damages, the RESIDENT shall	
immediately pay said additional costs for damages to OWNER.	
4. LATE CHARGE: A late fee of \$ 150, (not to exceed it % of the monthly rent), shall	
be added and due for any payment of rent made after the of the mondi. Any	
dishonored check shall be treated as unpaid rent, and subject to an additional fee of	
\$ 25.00.	

full. If neither party cancels, this Agreement shall be prorated and begin on the date of actual possession.

19. "SURANCE: RESIDENT acknowledges that OWNERS insurance does not cover personal property damage caused by fire, theft, rain, war, acts of God, acts of others, and/or any other causes, nor shall OWNER be held liable for such losses. RESIDENT is hereby advised to obtain his own insurance policy to cover any personal losses.

20. RIGHT OF ENTRY AND INSPECTION: OWNER may enter, inspect, and/or repair the premises at any time in case of emergency or suspected abandonment. OWNER shall give 24 hours advance notice and may enter for the purpose of showing the premises during normal business hours to prospective renters, buyers, lenders, for smoke alarm inspections, and/or for normal inspections and repairs. OWNER is permitted to make all inspections, repairs and maintenance that in OWNER'S judgment is necessary to perform.

- 21. ASSIGNMENT: RESIDENT agrees not to transfer, assign or sublet the premises or any part thereof.
- 22. PARTIAL INVALIDITY: Nothing contained in this Agreement shall be construed as waiving any of the OWNER'S or RESIDENT'S rights under the law. If any part of this Agreement shall be in conflict with the law, that part shall be void to the extent that it is in conflict, but shall not invalidate this Agreement nor shall it affect the validity or enforceability of any other provision of this Agreement.
- 22. NO WAIVER: OWNER'S acceptance of rent with knowledge of any default by DESIDENT or waiver by OWNER of any breach of any term of this Agreement shall not astitute a waiver of subsequent breaches. Failure to require compliance or to exercise any right shall not be constituted as a waiver by OWNER of said term, condition, and/or right, and shall not affect the validity or enforceability of any provision of this Agreement.
- 23. ATTORNEY FEES: If any legal action or proceedings be brought by either party of this Agreement, the prevailing party shall be reimbursed for all reasonable attorney's fees and costs in addition to other damages awarded.
- 24. **JOINTLY AND SEVERALLY:** The undersigned RESIDENTS are jointly and severally responsible and liable for all obligations under this agreement.
- 25. REPORT TO CREDIT/TENANT AGENCIES: You are hereby notified that a nonpayment, late payment or breach of any of the terms of this rental agreement may be submitted/reported to a credit and/or tenant reporting agency, and may create a negative credit record on your credit report.

credit record on your credit report.	r. For rent	al dwellings	built before 1978,
26. LEAD NOTIFICATION REQUIREMENT RESUDENT acknowledges receipt of the following Point Disclosure Form	ng: (Please	check)	.4
RESIDEN I acknowledges Resident Disclosure Form			
EPA Pamphlet		\	12011
EVCEPTIONS	1	1	()/()/

27. ADDITIONS AND/OR EXCEPTIONS
NO COPSRIL ON DELYN Allowed in Unit

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ull. If neither party cancels, this Agreement shall be prorated and begin on the date of ictual possession.

19. SURANCE: RESIDENT acknowledges that OWNERS insurance does not cover persual property damage caused by fire, theft, rain, war, acts of God, acts of others, and/or any other causes, nor shall OWNER be held liable for such losses. RESIDENT is hereby advised to obtain his own insurance policy to cover any personal losses.

20. RIGHT OF ENTRY AND INSPECTION: OWNER may enter, inspect, and/or repair the premises at any time in case of emergency or suspected abandonment. OWNER shall give 24 hours advance notice and may enter for the purpose of showing the premises during normal business hours to prospective renters, buyers, lenders, for smoke alarm inspections, and/or for normal inspections and repairs. OWNER is permitted to make all alterations, repairs and maintenance that in OWNER'S judgment is necessary to perform.

21. ASSIGNMENT: RESIDENT agrees not to transfer, assign or sublet the premises or any part thereof.

22. PARTIAL INVALIDITY: Nothing contained in this Agreement shall be construed as waiving any of the OWNER'S or RESIDENT'S rights under the law. If any part of this Agreement shall be in conflict with the law, that part shall be void to the extent that it is in conflict, but shall not invalidate this Agreement nor shall it affect the validity or enforceability of any other provision of this Agreement.

22. NO WAIVER: OWNER'S acceptance of rent with knowledge of any default by PESIDENT or waiver by OWNER of any breach of any term of this Agreement shall not astitute a waiver of subsequent breaches. Failure to require compliance or to exercise any right shall not be constituted as a waiver by OWNER of said term, condition, and/or right, and shall not affect the validity or enforceability of any provision of this Agreement.

- 23. ATTORNEY FEES: If any legal action or proceedings be brought by either party of this Agreement, the prevailing party shall be reimbursed for all reasonable attorney's fees and costs in addition to other damages awarded.
- 24. JOINTLY AND SEVERALLY: The undersigned RESIDENTS are jointly and severally responsible and liable for all obligations under this agreement.
- 25. REPORT TO CREDIT/TENANT AGENCIES: You are hereby notified that a nonpayment, late payment or breach of any of the terms of this rental agreement may be submitted/reported to a credit and/or tenant reporting agency, and may create a negative credit record on your credit report.

credit record on your credit report.	r. For rental dwellin	gs built before 1978,
26. LEAD NOTIFICATION REQUIREMENT RESPOENT acknowledges receipt of the following the state of the point Disclosure Form	ng: (Please check)	
RESPOENT acknowledges receipt Lead Based Paint Disclosure Form		6
EPA Pamphlet		1.1

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27. ADDITIONS AND/OR EXCEPTIONS

NO CUISLE OF DELYES Allowed in Unit

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COMMONWEALTH LEAD INSPECTIONAL SERVICES P.O.BOX 182 BOSTON, MASSACHUSETTS 02125 (617)265-5114

LETTER OF INITIAL LEAD COMPLIANCE

D JAI TI	Date: 117/98
Dear Ma John John Johns	
This is a letter to certify that I inspected your propagation apartment no. The common areas, in the city or town of Dorchester levels of lead according to 105 CMR 460.730(A) through initial inspection. Regulations of Lead Poisoning Prevent determined that there were no violations. This inspection	and relevant Mq for dangerous (F): Procedures for
Please he advisa data as	

Please be advised that Massachusetts law requires that only certain residential surfaces be free of lead paint. Thus, this letter does not mean your property contains no lead paint. This premise or dwelling unit and relevant common areas shall remain in compliance only as long as there continues to be no peeling, chipping, or flaking, lead paint or other accessible materials and as long as coverings forming and effective barrier over such paint and materials remain in

Sincerely,

Registration Number

BEFORE THE UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 1 / NEW ENGLAND TSCA Subpoena No.: TSCA-SP-2008-077

IN THE MATTER OF:

John C. Jones 318 Warren Street Roxbury, MA 02119

AFFIDAVIT responding to the subpoena issued pursuant to 15 U.S.C. § 2610(c)

I, the undersigned affiant, first being duly sworn, upon an oath, depose and say:

- 1. Attached hereto are pages of responsive documents and/or records. The attached pages are true and correct copies of documents and/or records that I presently have in my custody and/or control as an agent.
- I am one of the custodians of the documents and records at issue and am producing true
 and correct copies of such documents and records in response to a subpoena issued by the
 U.S. Environmental Protection Agency pursuant to 15 U.S.C. § 2610(c).
- 3. The documents and records at issue were and/or are received and/or kept in the usual course of the regularly conducted business activities of the persons and entities subject to the above-referenced subpoena. I, and others, rely on such documents and records for the purpose of conducting everyday affairs. Such documents and records are usually prepared, or received, at or near the time of the events to which they related, and are based upon the knowledge of the person transmitting information for the purpose of preparing such documents and records.
- 4. I have made a diligent search and inquiry for all documents and records that are reasonably described in the subpoena to which this affidavit responds. To my knowledge, there are no documents or records responsive to the subpoena that have not been copied and submitted to the U.S. Environmental Protection Agency.
- All responses to the inquiries contained in the aforementioned subpoena are true, complete, and accurate.

32/32I acknowledge that this affidavit is submitted to the United States in connection with a

matter within the jurisdiction of the U.S. Environmental Protection Agency and that any material false statement of fact herein may be a federal crime under Title 18, Section 1001 Affiant: Type Name: Office or Title: Notary: Date: Signature: Office or Title: SWORN AND SUBSCRIBED TO before medition and Public on this 22 day of Commonwealth of Massachusetts My Comission Expires January 23, 2015 Notary Public in and for the State or Territory

Hollwielle residing at

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